

FROM OWENS-ILLINOIS		CONTROL NO. 20-87	
SUBJECT AND DATE FREEDOM OF INFORMATION		DATE REC'D 1-8-87	
		DUE DATE 1-23-87	
REFERRED (1) WASTE MANAGEMENT DIV. SUPERFUND	(2) <i>Clam</i>	(3) <i>Hay</i>	(4)
DATE 1-8-87			
REPLY SENT TO If fee is charged, copy to FMB.		DATE RELEASED	
REMARKS Signature: Division Director or Branch Chief DD or RA (denial) ORC Concurrence required		ACKNOWLEDGED - DATE <input type="checkbox"/>	
Copy to: Public Affairs		NO ANSWER NEEDED <input type="checkbox"/> (Explain in remarks)	

EPA Form 5180-1 (6-72)
REPLACES FWPCA FORM 72 AND
HEW-73 WHICH MAY NOT BE USED.
★ GPO: 1983-418-620

(Remove this copy only, do not separate remainder.)

MAIL CONTROL SCHEDULE

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FEDERAL EXPRESS

JAN 08 1987 20-87 December 30, 1986

OFFICE OF
PUBLIC AFFAIRS

Mr. Joseph DeVuono (5HE-12)
Waste Management Division
U.S. EPA - Region V
230 South Dearborn Street
Chicago, Illinois 60604

re: Sites connected with Steve Martell
Northeast Illinois and Northwest Indiana

Dear Mr. DeVuono:

In response to the Agency's request of October 17, 1986, we have conducted a search of divisional environmental records within Owens-Illinois, Inc. which relate to the sites and organizations listed in your letter, and offer the following information:

1. After a search of the divisional records of Owens-Illinois, Inc., no information or knowledge regarding the sites listed in the Attachment has been found.
2. No information has been found regarding the identity of Steve Martell or the sites connected with Steve Martell.
3. No information has been found regarding the identity of Mr. David Head and/or Steve Martell as it would relate to the sites connected with Steve Martell.
4. Refer to No. 3.
5. After a search of the divisional records of Owens-Illinois, Inc., no information has been found which would indicate that any material produced by Owens-Illinois, Inc. or waste by-products of such material was disposed of at any sites listed in the Attachment.
6. Refer to No. 5.
7. Refer to No. 5.
8. Refer to No. 5.
9. Refer to No. 5.

10. Not applicable.

11. Not applicable.

Owens-Illinois, Inc. will continue to make a good-faith effort to determine any possible involvement in this matter. In the meantime, it would facilitate our efforts if the EPA could provide us with documents or other information, as well as the names of other potentially responsible parties, which would enable us to determine the basis upon which you have identified Owens-Illinois as a potentially responsible party. In addition, please send us the EPA decision which explains the remedial action to be taken at the site by the EPA.

Very truly yours,

OWENS-ILLINOIS, INC.



Joëlle C. Khouzam
Legal Assistant

cc: R. J. Bixler, Esq.
R. J. Towles - 18 OSG
C. G. Depew - 18 OSG